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6			
7	IN THE UNITED STATES DISTRICT COURT		
8	FOR THE DISTRICT OF ARIZONA		
9			
10	United States of America,	NO. CR-19-00448-PHX-DLR-2	
11	Plaintiff,	DEFENDANT'S MOTION TO	
12	VS.	CONTINUE SENTENCING HEARING	
13	James B. Panther,		
14	Defendant.		
15			
16	Defendant, James Panther, hereby respectfully requests a 90-day continuance of the		
17	sentencing hearing currently set for Monday, September 27, 2021 at 10:30 a.m. to provide		
18	additional time necessary for preparation for the hearing. Undersigned counsel has		
19	communicated with David Bybee, counsel for the government, regarding this request		
20	Mr. Bybee is in agreement and does not oppose this request for a continuance.		
21	RESPECTFULLY SUBMITTED this 21st day of July, 2021.		
22	BALLARD SPAHR LLP		
23			
24	By: /s/ Dennis K. Burke Mark Kokanovich Dennis K. Burke 1 East Washington Street, Suite 2300		
25			
26		Phoenix, AZ 85004-2555 Attorneys for Defendant James B. Panther	

28